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FILED United States Court of Appeals

UNITED STATES COURT OF APPEALS

FOR THE TENTH CIRCUIT

May 13, 2016

Tenth Circuit

Elisabeth A. Shumaker Clerk of Court

In re: RUSSELL E. MAGAZINE, JR.,

Petitioner.

No. 16-3099 (D.C. Nos. 6:09-CV-01116-WEB & 6:06-CR-10233-WEB-1) (D. Kan.)

ORDER

Before KELLY, HARTZ, and MATHESON, Circuit Judges.

Movant Russell E. Magazine, Jr., a federal prisoner proceeding through counsel, seeks an order authorizing him to file a second or successive 28 U.S.C. § 2255 motion in the district court so he may assert a claim for relief based on *Johnson v. United States*, 135 S. Ct. 2551 (2015). See 28 U.S.C. §§ 2255(h), 2244(b)(3). In 2007, Movant was convicted of a firearms offense in violation of 18 U.S.C. § 922(g). His sentence for that offense was enhanced under the Armed Career Criminal Act (ACCA) based on his having three qualifying prior convictions, *see* 18 U.S.C. § 924(e)(1), at least one of which was a violent felony. Movant now seeks to file a § 2255 motion challenging his enhanced sentence based on the Supreme Court's opinion in *Johnson*, which invalidated the residual clause in the ACCA's definition of "violent felony" as unconstitutionally vague.

¹ The Federal Public Defender for the District of Kansas is appointed to represent Mr. Magazine pursuant to 18 U.S.C. § 3006A(a)(2)(B).

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To obtain authorization, Movant must make a prima facie showing that his claim meets the gatekeeping requirements of § 2255(h). *See* 28 U.S.C. § 2244(b)(3)(C). Relevant here is the requirement that the claim rely on "a new rule of constitutional law, made retroactive to cases on collateral review by the Supreme Court, that was previously unavailable," 28 U.S.C. § 2255(h)(2). Based on the information before us, we conclude that the Movant has made the required showing. *Johnson* announced a new rule of constitutional law, and the Supreme Court made *Johnson* retroactive to cases on collateral review in *Welch v. United States*, 136 S. Ct. 1257, 1265 (2016).

Accordingly, we grant Russell E. Magazine, Jr., authorization to file a second or successive § 2255 motion in the district court to raise a claim based on *Johnson v. United States*.

Entered for the Court

ELISABETH A. SHUMAKER, Clerk

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